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NOTICE OF ALLOWANCE AND FEE(S) DUE

54205

7590

09/16/2009

CHADBOURNE & PARKE LLP 30 ROCKEFELLER PLAZA NEW YORK, NY 10112 EXAMINER

ZURITA, JAMES H

ART UNIT PAPER NUMBER

3625

DATE MAILED: 09/16/2009

APPLICAT	ON NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/507	,262	02/18/2000	Jay S. Walker	17200-020CT3	8998

TITLE OF INVENTION: CONDITIONAL PURCHASE OFFER MANAGEMENT SYSTEM

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$0	\$0	\$1510	12/16/2009

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

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III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

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54205 7590 09/16/2009 CHADBOURNE & PARKE LLP 30 ROCKEFELLER PLAZA NEW YORK, NY 10112			I he Stat	Certificereby certify that this Fees Postal Service with	eate of Mailing or Transi ee(s) Transmittal is being sufficient postage for firs	
						(Depositor's name)
			_			(Signature)
						(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	A ^r .	TORNEY DOCKET NO.	CONFIRMATION NO.
09/507,262 TITLE OF INVENTION	02/18/2000 : CONDITIONAL PUR	CHASE OFFER MANAC	Jay S. Walker GEMENT SYSTEM		17200-020CT3	8998
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nonprovisional	NO	\$1510	\$0	\$0	\$1510	12/16/2009
EXAM	INER	ART UNIT	CLASS-SUBCLASS]		
ZURITA, .	JAMES H	3625	705-026000			
"Fee Address" ind PTO/SB/47; Rev 03-0 Number is required. 3. ASSIGNEE NAME A PLEASE NOTE: Unl	ondence address (or Cha 3/122) attached. ication (or "Fee Address)2 or more recent) attach ND RESIDENCE DAT/ less an assignee is ident h in 37 CFR 3.11. Com	nge of Correspondence "Indication form led. Use of a Customer A TO BE PRINTED ON This ified below, no assignee	2. For printing on the part of agents OR, alternation (2) the name of a singing registered attorney or 2 registered patent attained in the part of the	o 3 registered patent at vely, le firm (having as a magent) and the names of surely or agents. If no printed. pe) latent. If an assignee assignment.	mber a 2	ocument has been filed for
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**	s SMALL ENTITY statu	ıs. See 37 CFR 1.27.			ENTITY status. See 37 CI	
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CHADBOURN	E & PARKE LLP		ZURITA, JAMES H		
30 ROCKEFELL			ART UNIT	PAPER NUMBER	
NEW YORK, NY	10112		3625		
			DATE MAILED: 09/16/2009		

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 0 day(s). Any patent to issue from the above-identified application will include an indication of the 0 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	09/507,262	WALKER ET AL.	
Notice of Allowability	Examiner	Art Unit	
	JAMES ZURITA	3625	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate commur GHTS. This application is su	this application. If not included nication will be mailed in due course.	
2. X The allowed claim(s) is/are 98-111,113-125, 127-137, 139-	<u> 150, 152-163, 165, 167-177,</u>	179 and 181-183.	
3.	been received. been received in Application cuments have been received of this communication to file at ENT of this application. itted. Note the attached EXAL is reason(s) why the oath or out the submitted. on's Patent Drawing Review is Amendment / Comment or it. 84(c)) should be written on the he header according to 37 CFR is it of BIOLOGICAL MATE.	No in this national stage application from a reply complying with the requirement of the state of the complying with the requirement of the complete o	onts OF
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sul Paper No./N 7. ☑ Examiner's A 8. ☑ Examiner's S 9. ☐ Other	ormal Patent Application mmary (PTO-413), fail Date mendment/Comment statement of Reasons for Allowance	

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Continued Examination Under 37 CFR 1.114

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A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114.

Applicant's submission filed on 06/24/2009 has been entered.

Response to Amendment

On 06/24/2009, applicant amended claims 98, 113, 127, 139, 152, 168 and 182 and added claim 183.

Claims 98-111,113-125, 127-137, 139-150, 152-163, 165, 167-177, 179 and 181-183 are currently pending and are allowed.

Examiner's Amendment

The following Examiner's Amendment was approved by Mr. Daniel Sheridan on 09/09/2009.

Claims 152 and 168 are amended as follows:

152. (Currently Amended) A method for using a computer to process the sale of travel services, comprising:

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Receiving, by a travel management computer system, a conditional purchase offer including an offer price from a customer utilizing a web page for purchasing travel services;

receiving, by the travel management computer system. a payment identifier specifying a financial account for use in providing guaranteed payment for at least the amount of said offer price for said travel services if said conditional purchase offer is accepted;

comparing, by the travel management computer system, said conditional purchase offer with seller inventory and comparing said offer price with seller pricing information stored on a <u>seller's</u> central reservation <u>computer</u> system to determine if said conditional purchase offer is acceptable;

accepting, by the travel management computer system, said conditional purchase offer on behalf of the seller;

creating, by the travel management computer system, a passenger name record;

transmitting, by the travel management computer system, said passenger name record to said seiler's central reservation system; charging, by the travel management computer system, said payment identifier; and

notifying, by the travel management computer system, the customer of acceptance of said conditional purchase offer.

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168. (Currently Amended) A method for using a computer to process the sale of travel services, comprising:

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receiving, by a travel management computer system, a conditional purchase offer including an offer price from a customer for purchasing travel services;

receiving, by the travel management computer system, a payment identifier specifying a financial account for use in providing guaranteed payment for at least the amount of said offer price for said travel services if said conditional purchase offer is accepted;

comparing, by the travel management computer system, said conditional purchase offer with seller inventory and comparing said offer price with seller pricing information stored on a seller's central reservation system to determine if said conditional purchase offer is acceptable;

accepting, by the travel management computer system, said conditional purchase offer on behalf of the seller;

creating, by the travel management computer system, a passenger name record;

transmitting, by the travel management computer system said passenger name record to said <u>seller's</u> central reservation system;

charging, by the travel management computer system said payment identifier; and

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notifying, by the travel management computer system the customer

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of acceptance of said conditional purchase offer.

Examiner's Reasons for Allowance

The following is an examiner's statement of reasons for allowance:

Applicant's amendment and comments are commensurate with the disclosures.

New searches were performed on the updated claim language.

The closest US Prior Art is Chung et al. (US Patent No. 5,644,721). Also of interest are Garback (US 5,237,499, Computer travel planning system), Lockwood (US 5,576,951, Automated sales and services) and Lynch et al. (US 6,839,479, Automated travel pricing systems).

However, the prior art neither anticipates not renders obvious, inter alia, the combination of representative claim 152,

receiving a conditional purchase offer including an offer price from a customer utilizing a web page for purchasing travel services;

comparing said conditional purchase offer with seller inventory and <u>comparing</u> <u>said offer price with</u> seller pricing information stored on a central reservation system to determine if said conditional purchase offer is acceptable;

accepting said conditional purchase offer on behalf of the seller; creating a passenger name record; transmitting said passenger name record to said central reservation system;

charging said payment identifier; and

notifying the customer of acceptance of said conditional purchase offer.

The closest non-patent literature is Charles Boisseau "Netting cheap fares/Some are taking cyberspace route" However, Boisseau does neither anticipates nor renders obvious, *inter alia*, the combination of representative claim 152,

receiving a conditional purchase offer including an offer price from a customer utilizing a web page for purchasing travel services;

...

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comparing said conditional purchase offer with seller inventory and <u>comparing</u> <u>said offer price with</u> seller pricing information stored on a central reservation system to determine if said conditional purchase offer is acceptable;

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accepting said conditional purchase offer on behalf of the seller; creating a passenger name record; transmitting said passenger name record to said central reservation system;

charging said payment identifier; and notifying the customer of acceptance of said conditional purchase offer.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."